### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

| AHERN RENTALS, INC.     | §        |                          |
|-------------------------|----------|--------------------------|
|                         | <b>§</b> |                          |
| Plaintiff,              | <b>§</b> |                          |
|                         | <b>§</b> |                          |
| v.                      | <b>§</b> | Case No. 2:20-cv-333-JRG |
|                         | <b>§</b> |                          |
| EQUIPMENTSHARE.COM INC, | <b>§</b> |                          |
|                         | <b>§</b> |                          |
| Defendant.              | §        |                          |
|                         |          |                          |

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# <u>DEFENDANT EQUIPMENTSHARE.COM INC'S NOTICE OF REQUEST FOR ORAL ARGUMENT ON ITS MOTION TO AMEND INVALIDITY CONTENTIONS</u>

Defendant EquipmentShare.com Inc ("EquipmentShare") respectfully requests the Court set a hearing for oral argument on EquipmentShare's now-pending Motion to Amend Invalidity Contentions ("Motion to Amend"). (Dkt. No. 45). Briefing closed yesterday, after Ahern filed its surreply. Accordingly, the Motion to Amend is now ripe for argument and decision.

Because the Motion to Amend turns on the details of EquipmentShare's explanation and Ahern's claims of prejudice, EquipmentShare submits that oral argument may be useful to the Court. Moreover, if afforded oral argument, EquipmentShare confirms that it will rely on its undersigned junior counsel to orally advocate. EquipmentShare believes a hearing of ninety minutes should be adequate to address the issues raised in the Motion to Amend. Having reviewed the Court's public calendar, EquipmentShare confirms it has no scheduling conflict with a hearing on the following dates: July 2, July 9, August 10, August 23, August 25, and August 26.

Dated: June 25, 2021 Respectfully submitted,

#### By: /s/ Christian Chessman

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## **CERTIFICATE OF SERVICE**

I hereby certify that all counsel of record who are deemed to have consented to electronic service are being served this 25th day of June 2021, with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3). Any other counsel of record will be served by electronic mail on this same date.

/s/ Christian Chessman